NC Department of Health and Human Services

Crossover to NC Medicaid Managed Care/Standard Plan: LME-MCO Provider Education

Alliance Health

April 29, 2021
Today’s Session

What’s Covered

• Summary Overview of NC’s Transition to Managed Care
• Transition of Care Concept
• Overview Activities Underway to Support Members and Providers through Crossover.
• Guidance on:
  - Identifying member’s PHP
  - Submitting authorization requests
• Additional Resources

What’s Not Covered

• Overview of Tailored Plan
• Specific guidance on how to enroll in PHP network
• Specific guidance on PHP benefits.
• Ongoing Transition of Care, including linkages of Standard Plan Members into LME/MCOs.
• Processes that do not directly impact member’s transition.
• See Provider Playbook link in Education Section for additional education resources.

INFORMATION PROVIDED IS CURRENT AS OF THIS PRESENTATION. TRAINING MAY BE AMENDED TO PROVIDE ADDITIONAL INFORMATION OR CLARIFICATION.
OVERVIEW OF NC’S TRANSITION TO STANDARD PLANS UNDER NC MEDICAID MANAGED CARE
North Carolina’s Vision for Medicaid Transformation

“To improve the health of North Carolinians through an innovative, whole-person centered, and well-coordinated system of care that addresses both the medical and non-medical drivers of health.”
Moving to NC Medicaid Managed Care

Approximately 1.6 million of the current 2.5 million Medicaid beneficiaries will transition to NC Medicaid Managed Care

• Beneficiaries will be able to choose from 5 Health Plans (aka “PHPs”)
  • AmeriHealth Caritas
  • Healthy Blue
  • United HealthCare Community Plan
  • WellCare
  • Carolina Complete Health:
    o Serving regions 3, 4, and 5

• Eastern Band of Cherokee Indians (EBCI) Tribal Option
  • Will manage the health care for North Carolina’s approximate 4,000 Tribal Medicaid beneficiaries primarily in Cherokee, Graham, Haywood, Jackson, and Swain counties

All health plans, all regions will go live on July 1, 2021
### What do some of the terms mean?

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
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| NC Medicaid Direct                        | • New name for our current Medicaid program.  
• Fee-for-service + LME/MCOs (or PACE)  
• What everyone on Medicaid has now |
| NC Medicaid Managed Care                  | • The term used reference the five “prepaid health plans” or “PHPs” or “health plan”  
• Also called “Standard Plan” or “Standard Plan Option.”  
• Launch date (7/1/2021) is referenced as “Managed Care Launch (MCL),” “Managed Care Effective Date” or “Standard Plan Effective Date” |
| Tailored Plan                             | • Specialized plans for members with significant behavioral health needs and intellectual/developmental disabilities  
• What will replace the LME/MCOs in 2022  
• **NOT the focus of today’s training session.** |
Overall Vision for Transition of Care Design

As beneficiaries move between delivery systems, the Department of Health and Human Services (Department or DHHS) intends to maintain continuity of care for each beneficiary and minimize the burden on providers during the transition.
The NC Transition of Care “Tridge:”
Processes established to guide transitions between Plans and Service Delivery Systems

Health Plan 1

Health Plan 2

Medicaid Direct/Tribal/LME/MCO
- Enrolling
- Disenrolling
- Tailored Plan eligible

Transition of Care: Two Distinct Phases

Focus of today’s session

Crossover to MCL Transition of Care

One time crossover of beneficiaries eligible for NC Medicaid Managed Care on “Managed Care Implementation” or “Managed Care Launch” date (July 1, 2021)

Ongoing Transition of Care

Ongoing transition of care for beneficiaries moving between Health Plans, between Health Plan and Medicaid Direct.
Key Managed Care Milestones Timeline

- **1/25/21**: Medicaid and NC Health Choice Health Plan and Provider Lookup Tool Go-Live
- **3/15/21**: BEGIN OPEN ENROLLMENT
- **5/14/21**: OPEN ENROLLMENT
  - Begin State-wide Open Enrollment
- **5/15/21**: AUTO ENROLLMENT
  - Conclude State-wide Open Enrollment 5/14/21
- **7/1/21**: TRIBAL OPTION & MANAGED CARE LAUNCH
- **9/30/21**: END OF CHOICE PERIOD

*See source document*
### BH/IDD/SA/TBI Service Comparison Table

#### Covered by BOTH Standard Plan and LME-MCO

**State Plan BH and I/DD Services**
- Inpatient behavioral health services
- Outpatient behavioral health emergency room services
- Outpatient behavioral health services provided by direct-enrolled providers
- Partial Hospitalization
- Mobile crisis management
- Facility-based crisis services for children and adolescents
- Professional treatment services in facility-based crisis program
- Outpatient opioid treatment
- Ambulatory detoxification
- Research-Based Behavioral Health Treatment
- Diagnostic assessments
- Non-hospital medical detoxification
- Medically supervised or alcohol drug abuse treatment center (ADATC) detoxification crisis stabilization
- Peer support

**EPSDT**

*DHHS plans to add the following service(s) to the State Plan:
- Clinically managed low-intensity residential treatment services and clinically managed population-specific high-intensity residential programs (to be offered by BH I/DD Tailored Plans only)

#### Covered by ONLY LME-MCO (Tailored Plan at a later date)

**State Plan BH and I/DD Services**
- Residential treatment facility services
- Child and adolescent day treatment services
- Intensive in-home services
- Multi-systemic therapy services
- Psychiatric residential treatment facilities (PRTFs)
- Assertive community treatment (ACT)
- Community support team (CST)
- Psychosocial rehabilitation
- Substance abuse intensive outpatient program (SAIOP)
- Substance abuse comprehensive outpatient treatment program (SACOT)
- Substance use non-medical community residential treatment
- Substance abuse medically monitored residential treatment
- Intermediate care facilities for individuals with intellectual disabilities (ICF/IID)

**Waiver Services**
- Innovations waiver services
- TBI waiver services
- 1915(b)(3) services

**State-Funded BH and I/DD Services**

**State-Funded TBI Services**

*Source: Section V.C Table 3 PHP Contract 7 16 2019 Amendment*
NC’s TRANSITION TO MANAGED CARE: THE CROSSOVER DESIGN
### NC Medicaid Transformation:
**Key Transition of Care Activities For LME/MCO Members**

<table>
<thead>
<tr>
<th>April 2021</th>
<th>May 2021</th>
<th>June 2021</th>
<th>July 1, 2021: LAUNCH</th>
<th>Post Launch</th>
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<tbody>
<tr>
<td><strong>Crossover-Education and Communication 2020 and 2021</strong></td>
<td><strong>Crossover Education and Communication</strong></td>
<td><strong>Crossover Education and Communication continues</strong></td>
<td>PHPs conduct follow along to high need members.</td>
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<tr>
<td><strong>LME/MCO Rapid Identification Process Begins</strong></td>
<td><strong>LME/MCO Rapid Identification continues</strong></td>
<td><strong>Members can begin reserving post-Launch transportation appointments through PHP call line.</strong></td>
<td><strong>PHP responsible for NEMT services for Enrolled Members</strong></td>
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<td><strong>Claims and encounter transfer begin</strong></td>
<td><strong>PA data transfer begins.</strong></td>
<td><strong>Transition Summary Sheets/Care Plan for Warm Handoff members transfer starts</strong></td>
<td><strong>Providers will resubmit authorized PAs covered under 42 CFR Part 2 to PHP.</strong></td>
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<td></td>
<td><strong>NC Tracks Provider Portal reflects beneficiary’s Managed Care Status and assignment</strong></td>
<td><strong>NC Tracks Provider Portal reflects beneficiary’s Managed Care Status and assignment</strong></td>
<td><strong>Providers submit PAs with DOS post 7/1 to Member’s PHP</strong></td>
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<tr>
<td></td>
<td><strong>LME/MCO Rapid Identification ends</strong></td>
<td><strong>LME/MCO Rapid Identification ends</strong></td>
<td><strong>PHP must honor open FFS PAs for services covered by the PHP for no less than 90 days unless expires sooner.</strong></td>
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<td></td>
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<td></td>
<td><strong>Non participating provider requirements of PHPs in effect.</strong></td>
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Pre-MCL: Rapid Identification of LME/MCO Members who are eligible to remain with LME/MCO, but have not yet been identified in data.

General Process

- NC Medicaid state team have been working to identify LME/MCO members through encounter/LME/MCO data logic are Tailored Plan eligible and therefore should remain with LME/MCO on July 1, 2021.

- Recognizing that not all Tailored Plan-eligible (LME/MCO) members will be reflected in encounter data, and authorizations for LME/MCO only services are in effect or under review close to July 1, 2021, NC Medicaid State Team and LME/MCO network have established the “Rapid Identification” Process to minimize members inappropriately transitioning to the Standard Plan.

- Starting the week of 4/19/2021, LME/MCOs will begin submitting spreadsheet of members currently authorized or in process of authorizing for LME/MCO- only service.

- LME/MCO will submit updates weekly as needed.

- LME/MCOs may submit names up through 6/21/2021

- Any member not identified by this date will transition to Standard Plan.

SACOT/SAIOP/COVID

- Members currently utilizing SACOT/SAIOP/services with authorizations waived under COVID flexibilities who have not yet been identified in encounter data are eligible to be included in this list.

- LME/MCOs will work with relevant service providers to identify and confirm potential members.

- SAIOP/SACOT providers will be required to submit a spreadsheet of current Medicaid members receiving these services to Alliance.

- Spreadsheets will be emailed to providers and will also be available on our website.

- Alliance will be reaching out to providers as well as posting in Provider News with more specifics-please stay tuned.
## Transition of Care Design

### Driving Design Priorities

- Facilitating Uninterrupted Service Coverage
- Supporting Continuity of Care through Data Transfer
- Clear and Organized Communication Between Entities
- Establishing Additional Safeguards for High Need Members
- Member and Provider Education

### Resulting In

- Continuity of care protections related to service authorizations and provider continuity.
- Automated data transfer of prior authorizations, claims/encounter data and pharmacy lock-in data.
- Communication protocols between health plans and with LME/MCOs, CCNC and other entities engaged with the transition.
- Rapid follow up at Launch, warm handoffs between entities and transfer of additional Member information.
- Transition of care-specific educational materials, webinars and call center scripting.
Facilitating Uninterrupted Service Coverage
LME/MCOs will continue to process Service Authorization/Prior Authorization* requests for members enrolled at 11:59 prior to MCL.

Open and recently closed PAs will be transferred to Member’s PHP to help ensure continuity of care.**

PHPs are required to honor open PAs for services covered by Standard Plan/PHP up to 90 days after launch, unless auth expires sooner.

If PHP terminates open PA after 90 days, it must provide appeal rights.

*also referred to as “PA” or “Auth”

**Unless under the scope of 42 CFR Part 2. Prior Authorizations with 42 CFR Part 2 content will not be transferred.
**Outpatient Behavioral Health Services at Transition**

- Outpatient Behavioral Health Services Provided by Directly-Enrolled Providers: Units will reset to zero.

| Unmanaged Visits for Outpatient Behavioral Health Services | As referenced in the Revised and Restated RFP, PHPs are required to adhere to Department’s Clinical Coverage Policy 8C, Outpatient Behavioral Health Services Provided by Direct-enrolled Providers. This policy states in relevant part: Outpatient behavioral health services coverage is limited to eight unmanaged outpatient visits for adults and 16 unmanaged outpatient visits for children per state fiscal year (inclusive of assessment and Psychological Testing codes). For members who are authorized for services under this Clinical Coverage Policy at Managed Care Launch (MCL), the unmanaged visit count shall reset to zero. PHPs are otherwise required to adhere to Clinical Coverage Policy 8C, Outpatient Behavioral Health Services Provided by Direct-Enrolled Providers. |
**Scenario 1:** Provider submits Auth request prior to Managed Care Effective Date for member transitioning to PHP for service covered by both LME/MCO and PHP. LME/MCO authorizes services as clinically indicated. Authorization will be transferred to PHPs as part of daily PA transfer file.*

*unless under scope of 42 CFR Part 2.

**Scenario 2:** Provider submits Auth request prior to Managed Care Effective Date for member transitioning to PHP for service only covered by LME-MCO. LME/MCO may process but benefit may not be available in Standard Plan.

**Scenario 3:** Provider submits retroactive Auth request for pre MC effective dates of service (DOS) for a member formerly enrolled in LME/MCO, now enrolled in PHP. LME/MCO may only authorize for pre MC effective dates of service.

**Scenario 1:** LME-MCO generated PA for service also covered by PHP

**Scenario 2:** Benefit not available. PHP has no capacity or responsibility to provide.

*EPSDT rules apply

**Scenario 3:** Provider may submit separate Auth request directly to PHP.
• Confirm that a Member is Transitioning to a Standard Plan
  - Many members currently served by the LME/MCO will remain with the LME/MCO.
  - A member’s Managed Care Status and (if applicable) PHP selection/assignment will be available through NCTracks Provider Portal in June.
  - **For Provider Portal Guidance:** See Job Aid *PHP Eligibility/Enrollment for Providers in NC Tracks Provider Portal*

• Know Member’s Transition Date/Managed Care Effective Date
  - For members transitioning to Standard Plan, this date will be **7/1/2021**

• Be Clear on What and When You are Submitting:
  - **Service Auth submitted before Managed Care (MC) Effective Date?**
    - Send to LME/MCO
    - LME/MCO specific benefits may be authorized but may not be available in Standard Plan after MC Effective Date.
    - If submitting authorization impacted by 42 CFR Part 2, please see *Data Impacted by 42 CFR Part 2* slide later in this deck.
  - **Service Auth for Standard Plan member submitted after MC Effective Date?**
    - Will submit to PHP.
    - If retroactive request includes date of service (DOS) prior to MC Effective Date may submit to LME/MCO for only pre-MC Effective Date dates.

• **To submit Service Auth/ Request on or after MCL**
  - Follow instructions provided directly by the PHP
  - **Coming Soon!** All PHP instructions in one place: [https://medicaid.ncdhhs.gov/providers](https://medicaid.ncdhhs.gov/providers)
Stop Lights for Attempted Auth Requests to LME-MCO after Managed Care Effective Date

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<tr>
<th>Intensive Provider Education</th>
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<tr>
<td>• Ensure providers know about PA submission requirements.</td>
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<tr>
<td>• Ensure providers have information needed to resubmit PA request to proper PHP</td>
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<tr>
<th>Notification: Auto-Information Message</th>
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<tr>
<td>• If a provider attempts to enter information for a member who is now enrolled in Standard Plan, it <em>may</em> not find member in PA portal and will see banner message instructing where to get additional information.</td>
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<th>Informed Call Center Staff</th>
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<td>• LME/MCO center staff will be informed on how to guide both members and providers.</td>
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• Generally, adverse determination process and appeal rights will be processed as typical.

• Members appealing initial service request denials will be instructed on option to submit new request to PHP.

• PHPs will be required to honor Continuation of Benefits/Maintenance of Service on covered benefits until can reassess and either approve ongoing services or issue appeal rights.

• EPSDT still requirements apply.
• Claims for dates of service prior to the member’s Standard Plan Effective Date should continue to be submitted to the LME/MCO.

• Claims for dates of service after the member’s Standard Plan Effective Date should be submitted to the member’s PHP following applicable PHP protocol as provided in provider enrollment materials.

• Note: PHPs are required to treat claims for non-participating providers with dates of service on or after Standard Plan Effective Date equal to that of enrolled providers until the completion of the episode of care or 60 days, whichever is less.*

Establishing Additional Safeguards for High Need Members
Safeguarding Beneficiary Services Through Crossover

Crossover Activities Customized Based on Service History, Vulnerability

All Transitioning Members:
- Data Transfer:
  - Claims
  - Prior Authorization
  - Pharmacy Lock In Data
  - Care Plans or Assessments, if relevant

“High Need” Members:
- High Need Members are transitioning Members whose service history indicates vulnerability to service disruption
- This group is identified on DHHS “High Need Member List”

“Warm Handoff” Members (<2000 Members):
- High Need Members who have been identified by Medicaid Direct “transition entities” (CCNC/LME-MCOs) or by the Health Plan as warranting a verbal briefing between transition entity and Health Plan
- This group is identified on the DHHS “High Need Member List” and through a specific warm handoff/summary sheet process.
Additional Safeguards for High Need Transitioning Members

• “High Need Transitioning Members” are beneficiaries requiring time-sensitive, Member-specific follow up by Health Plans during Crossover.
• DHHS will send Health Plans a list of these High Need Beneficiaries twice in June.

High Need Members Include:
• Members receiving in-home LTSS;
• Members receiving crisis behavioral health services within 6 months of Managed Care Launch;
• Members with Inborn Errors of Metabolism;
• Members identified by CCNC, an LME-MCO, or the Department who have complex treatment circumstances or multiple service interventions and require a Warm Handoff;
• Members who are experiencing a care transition from a High Level Clinical Setting;
• Identified Standard Plan exempt members who elected to enroll in Standard Plan;
• Members authorized for transplantation;
• Members authorized for out of state services;
• Other high need Members or group of Members identified by the Department or the Health Plan.

Required Follow Up

• Direct contact with the identified Member/authorized representative to:
  • Confirm continuity of services;
  • Provide Health Plan contact information directly to Member/authorized representative;
  • Address any Crossover-related issues the Member may be experiencing.
• Health Plans must prioritize follow up activity with High Need Members based on urgency of need but should strive to conduct follow up with all identified High Need Members no later than three weeks following Managed Care Launch.
Establishing Additional Safeguards for High Need Members: What Providers Need to Know

• High Need Identification and Warm Handoff process occurs between LME/MCO and PHP.
  • In most cases, no provider impact.
  • If a member has been identified by the LME/MCO for “a warm handoff” and is impacted by 42 CFR Part 2, LME/MCO will likely request assistance in securing a consent.
Supporting Continuity of Care through Data Transfer
## Data Transfer at Crossover: Key Data *

<table>
<thead>
<tr>
<th>Category</th>
<th>Details</th>
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<tbody>
<tr>
<td><strong>Claims and Encounter</strong></td>
<td>- 24 months of paid and denied claims/encounter history for all services*</td>
</tr>
<tr>
<td><strong>Open and Recently Closed Prior Authorizations (PAs)</strong></td>
<td>- Open and recently closed PAs (closed within past 60 days)*</td>
</tr>
</tbody>
</table>
| **Identified Information to Support Care Management** | - Care Plans from CCNC and identified LME/MCO members receiving care coordination.  
- PCS Assessments from PCS Vendor.  
- Transition Summary Sheets for Transitioning LME/MCO Members Requiring a Warm Handoff. |

* Subject to 42 CFR Part 2 restrictions
**Data Transfer at Crossover: LME/MCO Provider Impact**

**Claims and Encounter**
- **Provider Impact:** None anticipated.
- Data will be transferred by NC TRACKS

**Open and Recently Closed Prior Authorizations (PAs)**
- **Provider Impact:**
  - If provider’s authorization is not under the scope of 42 CFR Part 2, authorization will transfer automatically to member’s Health Plan
  - If provider’s authorization is under the scope of 42 CFR Part 2, see slide “Data Impacted by 42 CFR Part 2”

**Warm Handoff Transition Summary**
- **Provider Impact:** LME/MCO may ask provider for supplemental detail to complete warm handoff Transition Summary sheet.
- **Provider Impact:** Identified SUD providers will be asked to assist in requesting consent for members identified for a warm handoff.
Data Transfer at Crossover: Provider Impact

Data Impacted by 42 CFR Part 2

- **Title 42 of the Code of Federal Regulations (CFR) Part 2: Confidentiality of Substance Use Disorder Patient Records (Part 2) was promulgated… address concerns about the potential use of Substance Use Disorder (SUD) information in non-treatment based settings… Part 2 protects the confidentiality of SUD patient records by restricting the circumstances under which Part 2 Programs or other lawful holders can disclose such records. For more information:**
  [https://www.samhsa.gov/sites/default/files/does-part2-apply.pdf](https://www.samhsa.gov/sites/default/files/does-part2-apply.pdf)

- Part 2 provider/member data, such as prior authorizations and care plans can only be transferred from the LME-MCO to the PHPs with express consent from the member; otherwise the data must be removed. This means if a provider serves a member or provides a service under 42 CFR Part 2, the authorization will not transfer.

Streamlining Impacted Providers Access to Post MCL Prior Authorization Protections

- Providers with open LME/MCO service authorizations for the services below or for members under the scope of 42 CFR Part 2 will submit Notice of Authorized Services to the Member’s Health Plan.
- These authorizations will be treated as if they were transferred through data file transfer.

Targeted Services:

- Outpatient opioid treatment
- Ambulatory detoxification
- Non-hospital medical detoxification
- Medically supervised or alcohol drug abuse treatment center (ADATC)
- Detoxification crisis stabilization

Please join dedicated training on this process by attending either of these sessions (will repeat, do not need to attend both):

- **Monday, May 24, 2021—noon to 1:00pm**
  [https://attendee.gotowebinar.com/register/3573202098353059853](https://attendee.gotowebinar.com/register/3573202098353059853)

- **Monday, June 7, 2021: noon-1:00pm**
  [https://register.gotowebinar.com/register/8020572701079118093](https://register.gotowebinar.com/register/8020572701079118093)
• Ways Providers Can Help:
  – Help members understand their options by providing them with the Enrollment Broker contact information.
  – Finalize outstanding contracting activity with PHPs so that members are clear on which PHP networks include their providers.
Crossover: Integration into Broader Education Efforts

- Enrollment Broker at: ncmedicaidplans.gov

- NC Medicaid Beneficiary Portal

- NC Medicaid Help Center

- NCDHHS Transformation website (Including County & Provider Playbooks)

- Health Plan websites, handbooks and call center scripts
Member Education: Non Emergency Medical Transportation (NEMT)

- At launch, PHPs will assume responsibility for NEMT for enrolled members.
- Currently, DSSs are working with the PHPs to inform of member appointment schedules and additional considerations for high need members.
- Enrolled members will be able to reserve post MCL appointments 1 month PRIOR to their effective date.

Provider Note: Providers can help educate members about this option.
• **Ways Providers Can Help:**
  - Help members understand their options by providing them with the Enrollment Broker contact information.
  - Finalize outstanding contracting activity with PHPs so that members are clear on which PHPs networks include their providers.
Crossover: Development of Transition of Care-Specific Resources

NC DHHS Transition of Care Website:
- Transition of Care Policy
- Transition of Care Technical Specifications
- PHP-specific Crossover Specific Guidance about Prior Authorization submission
- General and PHP-specific Crossover Guidance to Members about “who to call.”
- Disenrollment Protocols, as communicated on Transition of Care Policy.
- Other materials as identified.
- Links to other

The North Carolina Department of Health and Human Services (DHHS) developed policies and procedures for Transition of Care to support beneficiaries who transition between Medicaid Direct (fee-for-service) and Medicaid Managed Care delivery systems. The Transition of Care design intends to maintain continuity of care for each beneficiary and minimize the burden on providers during transition.

https://medicaid.ncdhhs.gov/transformation/care-management/transition-care

Live and under continued development
Crossover: Support to Providers Submitting PAs

- Prior to MCL, providers will be able to see a beneficiary’s upcoming Managed Care Status and PHP Assignment in NC Tracks.
  - Function in development.
  - To be in effect June, 2021
- UM Vendors including NCTracks will have provider portal messages that direct providers to PHP if applicable.
- PHP-specific PA submission instructions will be available on NC DHHS Transition of Care website.
Crossover: Member-Facing Education/Supports

• Partnering with other Member support initiatives to develop member education tools including:
  • Call center scripts
  • Plan-specific “who to call” information
  • Transition of Care Fact Sheet for Beneficiaries who use LTSS services
NC MEDICAID PROVIDER PLAYBOOK

Bookmark this Page:
https://medicaid.ncdhhs.gov/providers/provider-playbook-medicaid-managed-care

Provider Playbook: Medicaid Managed Care

NC Provider Directory Now Available
Providers are encouraged to use the Medicaid and NC Health Choice Provider and Health Plan Lookup Tool to confirm the availability and accuracy of information contained in their NCTracks provider enrollment record.

Learn more →
NC Medicaid Managed Care has a Provider Playbook with over 20 fact sheets covering a wide range of topics providers want to know more about. Fact sheets are continuously released to keep providers up-to-date with changes that impact them and beneficiaries:

- Medicaid Transformation Overview, Enrollment, and Timelines
- What Providers Need to Know Before and After Launch
- Health Plan Quick Reference Guides
- EBCI Tribal Option Overview
- Auto Enrollment / Auto Assignment
- Newborn Policy
- Advanced Medical Homes
- Claims and Prior Authorizations
- Provider Payment
- Transition of Care
- Telehealth
- Overview of Provider Directory Data Flow
- Health Equity Enhanced Payment Initiative
- Early Intervention Services in Medicaid Managed Care

These fact sheets and more can be found at: [https://medicaid.ncdhhs.gov/providers/provider-playbook-medicaid-managed-care/fact-sheets](https://medicaid.ncdhhs.gov/providers/provider-playbook-medicaid-managed-care/fact-sheets)
Post-MCL: What Happens if I Get a Referral from a Member Who is enrolled in Standard Plan but is requesting an LME/MCO-Only service?

• NC Medicaid is modifying its current “Request to Stay”* process to a “Transition Request” Process.

• Under this updated Process, members or providers (with member consent) will be able to submit requests for the member transition to the LME/MCO.

• Approved transition requests will result in the member’s expedited transition back to the LME/MCO.

• If the transition request involves an LME/MCO-only service requiring a Service Authorization Request, (a “Service Associated Request” submission), the provider will submit a Service Associated Request Form with a Service Authorization Request.

• Request to Stay process is currently in effect and enables beneficiaries to request to remain in the LME/MCO. Current Forms can be found at: https://ncmedicaidplans.gov/member-resources
Questions about Today’s Session?

• Please email questions to:
  MedicaidTransformation@Alliancehealthplan.org

Additional information regarding Medicaid Transformation can be found on the Alliance website using the link below

In addition the recording, PowerPoint and Q&A of today’s presentation will be posted on the website using the link below

https://www.alliancehealthplan.org/providers/medicaid-transformation/